You must use black ink to fill out this	
Your Name:	
Telephone:Message phone:	
	OURT FOR THE STATE OF ALASKA
·)
Plaintiff,))
vs.)))
Defendant.))
DIVORCE FINDINGS OF	FACT AND CONCLUSIONS OF LAW
CHII DDEN AN	WITH ID PROPERTY (Long Form)
CHILDREN AN	ID PROPERTY (Long Polin)
The trialhearing in this case was h	eld on
	elephonically or waived appearance orney
The defendant	
did not appear	relephonically or waived appearance attorney
The record shows that the defendant was divorce and:	s duly served with the summons and complaint for
	ant did not file an answer or otherwise defend, and
	efendant \square joined in signing the complaint \square filed an cts alleged or prayer for relief in the complaint.
	t: The defendant filed an answer, and the parties were all issues concerning property and children.
	endant filed an answer, and the matter proceeded cific issues that the parties were unable to settle.

The court has considered testimony and examined any evidence or agreements presented. Being fully advised in the premises, the court makes the findings of fact and conclusions of law set forth below.

FINDINGS OF FACT

1.	
The plaintiff is a resident of the State of Alaska.	
The plaintiff and defendant were married in, and ever since have been	n and now are husband and wife
3. There exists an incompatibility of temperament between the impossible for them to remain together as husband and wife.	•
4. The following child(ren) was(were) born or adopted during or	before the marriage:
Name	DOB
5. The child(ren) has(have) resided in Alaska for at least six co before the complaint was filed, therefore the court has jurisdi	
6. The parties have entered an agreement concerning the c the child(ren);	ustody, support and visitation for
☐ The court has made a determination concerning custody child(ren).	, support and visitation for the

After considering the factors listed in AS 25.2 court finds that the best interests of the child	7. 24.150(c) and, if appropriate, AS 25.20.090, the (ren) will be served by the
agreement of the parties, which is agreement of the parties, as descri	in a separate document incorporated by reference ibed below
court's determination, which is in a court's determination, as described	separate document incorporated by reference d below
If announced on the record, the following car	be found on tape/CD Log No
a. Legal Custody (decision making):b. Physical Custody (where child lives):	☐ Mother☐ Primary with☐ Mother☐ Shared
Schedule:	
Holidays:	
Child and medical support should De ordered in accordance with Civ	8. vil Rule 90.3 ☐ should vary from the rule because:

You must use black ink to fill out this form. 9. The court determines the property, its value and allocation and finds \square it should be divided in accordance with property and debt division spreadsheet attached; or $\overline{\ }$ as follows: **Plaintiff** plaintiff shall retain all assets and debts currently in his/her possession and control; plaintiff shall be awarded the following: Description of **assets** to be awarded to plaintiff Value TOTAL VALUE OF ASSETS Description of **debts** to be paid by plaintiff, who shall hold harmless Approximate amount and indemnify the defendant with regard to these debts.

Total value to plaintiff (before offsets, if any – see paragraph 10):

ASSETS _____ = _____=

TOTAL VALUE OF DEBTS

You must use black ink to fill out this form. В. **Defendant** defendant shall retain all assets and debts currently in his/her possession and control; defendant shall be awarded the following: Description of **assets** to be awarded to defendant Value **TOTAL VALUE OF ASSETS** Description of **debts** to be paid by defendant, who shall hold harmless Amount and indemnify the plaintiff with regard to these debts.

TOTAL VALUE OF DEBTS	
Total value to defendant (before offsets, if any – see paragraph 10):	
ASSETS ==	

10.		
After considering the factors listed in AS 25.24.160, the coproperty and debt allocation is	ourt concludes that the abo	ove
☐ fully fair and equitable		
$\hfill \square$ requires the following cash offset to be fully fair and ed	quitable:	
☐ Plaintiff is to pay defendant the amount of	DOLLARS within	days.
☐ Defendant is to pay plaintiff the amount of	DOLLARS within	days.
other:		
11. Other findings with respect to the division of assets and d		
The plaintiff defendant desires that her prior name be restored to her.	of	
13.		
Other:		

CONCLUSIONS OF LAW

 This court has jurisdiction over the parties and issues involved in this proceeding, including subject-matter jurisdiction over the custody of the minor child(ren).
 A decree of divorce shall be issued forever severing the bonds of matrimony now existing between the parties.
3. ☐ The custody and visitation shall be awarded as set forth above, which is in the best interests of the child(ren).
4. Child and medical support shall be ordered as set forth above.
The property and debt shall be divided as set forth above, which is fair and equitable.
6. The wife's prior name ofshall be restored to her.
7. Other:
DATED AND ENTERED at, Alaska this day of, 20
Recommended for approval: JUDGE OF THE SUPERIOR COURT
Superior Court Master Date
I certify that on a copy of this document was sent to (list names):
Clerk: